

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN – SOUTHERN DIVISION

**PHILIP ANIBAL**

v

Case No. 02:09-CV-12587-SFC-RSW

**SECURITIES AND EXCHANGE COMMISSION,  
PETER ROOR**, individually and d/b/a Oxford  
Savings Club, Ltd. and Manumit Unlimited, **RONALD  
L. TEMPLIN**, individually and d/b/a American  
Leadership Network, Saratoga Holdings LLC, Secured  
Private Placements, The 650 Club, Internet Marketing Partners  
and Private Loan Program, and **LAURIE ELIZABETH WEISS**

---

JOSEPH H. SPIEGEL, P.C.  
By: Joseph H. Spiegel (P39048)  
Attorney for Interpleader Plaintiff  
825 Victors Way, Suite 300  
Ann Arbor, MI 48108-2738  
(734) 761-8475

RUBENSTEIN ISSACS, PC  
By: Erwin Rubenstein (P19724)  
Attorney for Interpleader Plaintiff  
2000 Town Center, Suite 1360  
Southfield, MI 48075-1252  
(248) 351-4314

---

**ORDER FOR SUBSTITUTED SERVICE**

At a session of said Court, held in the City of Detroit  
County of Wayne, State of Michigan on:

November 17, 2009

PRESENT: HON. SEAN F. FOX

This matter coming on before the Court pursuant to Plaintiff's Motion for Order  
Allowing Substituted Service and the Court being otherwise fully advised in the premises;

IT IS HEREBY ORDERED that Plaintiff's Counsel be allowed service of Summons and  
Complaint by posting same along with a copy of this Order pursuant to MCR 2.106(E), by

publication pursuant to MCR 2.106(D) and by mailing to each of the Defendants last known address.

IT IS FURTHER ORDERED THAT Plaintiff's Counsel will file Proofs of Service pursuant to MCR 2.106(G) with this Court.

IT IS FURTHER ORDERED THAT by way of posting, publishing and mailing this Order, Plaintiff is hereby informing Defendants of the following:

1. This matter has been filed in the United States District Court – Eastern District for Michigan.

2. The names of the parties are listed in the above referenced caption.

3. The nature of this proceeding is an Interpleader action whereby Defendants, Securities and Exchange Commission (“SEC”), have answered the Interpleader Complaint and filed a Cross-Claim and Affirmative Defenses. Interpleader Plaintiff Anibal agrees with Defendants SEC that the funds described in the Complaint and SEC Answer should be turned over to the SEC.

4. Defendants will have twenty-eight (28) days from the date of this posting, publication and/or mailing to file an Answer to the Complaint with this Court.

5. Failure to file an Answer to the Complaint could result in a Default Judgment being entered against any or all Defendants.

IT IS SO ORDERED.

s/ Sean F. Cox  
U. S. District Judge